

*DNR*  
**FILED**

IN CLERKS OFFICE  
U.S. DISTRICT COURT ED. N.Y.

★ [REDACTED] ★

P.M. \_\_\_\_\_  
TIME A.M. \_\_\_\_\_

DEFAULT JUDGMENT

Civil Action No.CV 98 -208  
(REENA RAGGI, J.)  
Claim No.053483

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK  
X

UNITED STATES OF AMERICA,

Plaintiff,

-against-

MARY D. ROBERSON

Defendant(s).

X

The summons and complaint in this action having been  
duly served on the above-named defendant on FEBRUARY 16, 1998  
and said defendant having failed to plead or otherwise defend  
in this action, and said default having been duly noted, and  
upon the annexed declaration of default judgment,

NOW, on motion of JOEL D. LEIDERMANN,  
the attorney for the plaintiff, it is hereby

ORDERED AND ADJUDGED, that UNITED STATES OF AMERICA, the  
plaintiff, do recover of MARY D. ROBERSON,

the defendant(s), residing at 926 FULTON ST,  
BROOKLYN, NY 11238 the sum of \$2,630.00  
the amount claimed, plus interest in the sum of \$1,982.55,  
with \$40.00, costs and disbursements, and attorney fees/statutory  
10% surcharge in the sum of \$0, amounting in all to the sum of  
\$4,653.38, plus interest at the legal rate in effect on the  
date of this judgment; and that the plaintiff have execution  
therefore.

Judgment dated -

*May 8, 1998*

BY: *Rena Raggi*  
U.S. Dist. or Deputy Clerk

#6-

c/m.